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10/647,064	08/22/2003	Paul Moroney	018926-010110US	9712
7590 02/16/2007 Robert P. Marley Motorola, Inc. Broadband Communications Sector 101 Tournament Drive Horsham, PA 19044		EXAMINER TRAN, ELLEN C		
			ART UNIT 2134	PAPER NUMBER
SHORTENED STATUTO	RY PERIOD OF RESPONSE	MAIL DATE	DELIVER	Y MODE
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)	
Office Action Commence	10/647,064	MORONEY ET AL.	
Office Action Summary	Examiner	Art Unit	
	Ellen C. Tran	2134	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the o	orrespondence ad	dress
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w. - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir 7ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this co	
Status			
1) Responsive to communication(s) filed on 22 Au 2a) This action is FINAL . 2b) This 3) Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro		e merits is
Disposition of Claims	•		
4) Claim(s) 1-29 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-29 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or are subject to restriction and/or are subject to by the Examine are subjected to be subjec	vn from consideration. relection requirement. repted or b) objected to by the drawing(s) be held in abeyance. Secon is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CF	
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Oπice	Action or torm P1	U-152.
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of the certified copies of the attached detailed Office action for a list of the certified copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of the certified copies of the certified copies of the priority documents are considered.	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	ion No ed in this National	Stage
Attachment(s) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 12 April 2004.	4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:	ate	γ ΄ -

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DETAILED ACTION

This action is responsive to communication: original application filed on
 August 2003, with acknowledgement of priority date of 23 August 2002, based on provisional application filing of 60/405,537.

- 2. Claims 1-29 are currently pending in this application. Claims 1, 13, and 23 are independent claims.
- 3. The IDS submitted 12 April 2004 has been considered.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-29, are rejected under 35 U.S.C. 103(a) as being unpatentable over Candelore U.S. Patent 6,697,489 (hereinafter '489) in view of Candelore et al. US Patent Application Publication No. 2003/0188162 (hereinafter '162).

As to independent claim 13, "A method for protecting interchip content pathways transporting digital content objects within a content processing unit, the method comprising steps of: loading a first key into a first key storage register in a first chip package, wherein the first key in the first key storage register is non-readable from outside the first chip package" is taught in '489 col. 5, lines 63-65, note the first chip package is interpreted equivalent to the smart card;

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"encrypting digital content with the first key to produce ciphertext content" is disclosed in col. 7, lines 11-14, note the first key, is the unique key which is also in the unit, (set top box or equivalent conditional access system), the ciphertext content produced by the smart card is the encrypted CW, smart cards are non-readable from outside;

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"coupling the ciphertext content from the first chip package to a content pathway; loading a second key into a second key storage register in a second chip package, wherein the second key in the second key storage register is non-readable from outside the second chip package; coupling the ciphertext content from the content pathway to a second chip package; and decrypting the ciphertext content with the second key to reformulate the digital conten" is shown in '489 col. 7, lines 30-36, the decryption engine uses the CW, i.e. the second key to produce plaintext content;

that prevents overwriting the first key in the first key storage register from outside the first chip package" however '162 teaches on page 2, paragraph 0030 "FIG. 3a illustrates a diagram of one embodiment of a configuration protocol for a lockable hard drive 105. At unit creation time, a configuration host 340 sends a status command to the hard drive 105 when the hard drive 105 powers up. The hard drive 105 sends a status acknowledgement that contains a bit that flags whether or not the hard drive 105 has been "locked". If the hard drive 105 is unlocked, the power-up status is sent as "un-locked" to the configuration host 340. In response, the configuration host 340 sends a lock command including a first key that is then stored in the hard drive's memory. The hard drive 105 then sets the "lock" bit, preventing a re-loading of the first

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key in the hard drive. The hard drive 105 sends a lock acknowlement to the configuration host 340".

It would have been obvious to one of ordinary skill in the art at the time of the invention a method of securing Control Words (CWs) taught in '489 to include a means locking the unit to prevent over-writing of keys. One of ordinary skill in the art would have been motivated to perform such a modification because a protection mechanisms is needed to prevent the removal processors in order to gain unauthorized use of digital content see '162 (page 1, paragraph 0005). "Since an increasing number of electronic devices are becoming hard drive enabled, many of these electronic devices are subsidized by service providers to lower the initial cost for a customer. A problem exists today where buyers are capitalizing on the subsidized appliances by removing the hard drive from the electronic device and using it elsewhere. Hard drives may be taken out of the electronic device, and used for other purposes that were not intended by the electronic device manufacturer or service provider. For example, a hard drive in a set-top box may be physically removed from the set-top box. Once removed, the hard drive may be utilized with any number of hosts, one being a personal computer. The user benefits by not having to buy an additional hard drive and saving money as a result". In addition at least one inventor of '489 and '162 are the same, and the inventions are directed to similar subject matter, protection of digital content and the use of set top boxes.

As to dependent claim 14, "further comprising steps of: providing a key encryption key in the at least one of the first and second chip packages; and decrypting at least one of the first and second keys with the key encryption key, whereby the at least one of the first

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and second keys is protected with the key encryption key outside the first chip package" is shown in '489 col. 6, lines 26-44.

As to dependent claim 15, "further comprising a step of overwriting the second key in the second key storage register from outside the second chip package" is taught in '489 col. 7, lines 15-20 that the unique key can be changed with a EMM message in '489.

As to dependent claim 16, "further comprising steps of: encrypting the digital content or a derivative thereof in the second chip package to produce second ciphertext content using the second key or another key that is a function of the second key, coupling the second ciphertext content to a second content pathway" is shown in '489 col. 7, line 59 through col. 8, line 19.

As to dependent claim 17, "further comprising steps of: coupling the second ciphertext content from the second content pathway to a third chip package; and decrypting the second ciphertext content with the third key to reformulate the digital content" is disclosed in '489 col. 7, line 59 through col. 8, line 19.

As to dependent claim 18, "wherein: the content processing unit is part of a larger system comprising a plurality of functionally equivalent content processing units, and each of the plurality uses a different first key to protect their respective content pathways" is disclosed in '489 teaches that the unique keys can be programmed during manufacture of the set top, TV, or NRSS-B module and '489 teaches that the traditional smart card could be replaced with a headend in col. 7, lines 59-65, the headend can deliver service keys encrypted based on the unique of the IC descrambler, the larger system is the cable network.

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As to dependent claim 19, "further comprising steps of: replacing at least one of the first and second chip packages; querying a database for at least one of the first and second keys; and loading at least one first and second keys into its respective chip package" is disclosed in '489 col. 8, lines 58-65.

As to dependent claim 20, "further comprising steps of: replacing at least one of the first and second chip packages; and activating a secure re-start feature to load at least one of the first and second keys into its respective chip package from another chip package" is taught in '489 col. 7, lines 15-20 that the unique key can be changed with a EMM message or with a new smart card.

As to dependent claims 21 and 22, these claims are directed to a computer system or computer readable medium adapted to perform the computer-implementable method of claim 13; therefore they are rejected along similar rationale.

As to independent claim 1, "A content processing unit for protecting interchip content pathways transporting digital content objects, the content processing unit comprising: a first chip package, wherein the first chip package comprises a first body" is taught in '489 col. 5, lines 63-65, note the first chip package is interpreted equivalent to the smart card;

"a first plurality of interconnects" '489 teaches a plurality of interconnects to the smart card, i.e. by inserting into the conditional access system, programmed by manufacture, in col. 5, lines 29-49;

"an encryption engine, and" is shown in '489 col. 5, lines 36-37, note a smart card contains a cryptographic processor, i.e. encryption engine;

"a first key storage register capable of storing a first key wherein: the first key is used by the encryption engine to produce ciphertext content, the first key storage register is non-readable from outside the first body" is disclosed in col. 7, lines 11-14, note the first key, is the unique key which is also in the unit, (set top box or equivalent conditional access system), the ciphertext content produced by the smart card is the encrypted CW, smart cards are non-readable from outside;

"a second chip package, wherein the second chip package comprises: a second body" and "a decryption engine", is taught in '489 col. 7, lines 1-4;

"a second plurality of interconnects" '489 teaches several different kinds of interconnect to the second package, i.e. the conditional access unit in col. 5, line 65 through col. 7, line 15;

"and a second key storage register capable of storing a second key, wherein: the second key is used by the decryption engine to produce plaintext content from the ciphertext content" is shown in '489 col. 7, lines 30-36, the decryption engine uses the CW, i.e. the second key to produce plaintext content;

"and the second key storage register is non-readable from outside the second body" is disclosed in '489 col. 6, lines 26-36;

"a content pathway coupling a first subset of the first plurality and a second subset of the second plurality, wherein the content pathway transports the digital content objects as the ciphertext content" '489 teaches utilizing the smart card to receive encrypted CW and saving this CW for later use in col. 7, line 59 through col. 8, line 7;

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the following is not explicitly taught in '489: "and the first key storage register cannot be overwritten after a programmability period" however '162 teaches on page 2, paragraph 0030 "FIG. 3a illustrates a diagram of one embodiment of a configuration protocol for a lockable hard drive 105. At unit creation time, a configuration host 340 sends a status command to the hard drive 105 when the hard drive 105 powers up. The hard drive 105 sends a status acknowledgement that contains a bit that flags whether or not the hard drive 105 has been "locked". If the hard drive 105 is unlocked, the power-up status is sent as "un-locked" to the configuration host 340. In response, the configuration host 340 sends a lock command including a first key that is then stored in the hard drive's memory. The hard drive 105 then sets the "lock" bit, preventing a re-loading of the first key in the hard drive. The hard drive 105 sends a lock acknowlement to the configuration host 340";

It would have been obvious to one of ordinary skill in the art at the time of the invention a method of securing Control Words (CWs) taught in '489 to include a means locking the unit to prevent over-writing of keys. One of ordinary skill in the art would have been motivated to perform such a modification because a protection mechanisms is needed to prevent the removal processors in order to gain unauthorized use of digital content see '162 (page 1, paragraph 0005). "Since an increasing number of electronic devices are becoming hard drive enabled, many of these electronic devices are subsidized by service providers to lower the initial cost for a customer. A problem exists today where buyers are capitalizing on the subsidized appliances by removing the hard drive from the electronic device and using it elsewhere. Hard drives may be taken out of the electronic device, and used for other purposes that were not intended by the electronic device manufacturer or service provider. For example, a hard drive in a set-top box

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may be physically removed from the set-top box. Once removed, the hard drive may be utilized with any number of hosts, one being a personal computer. The user benefits by not having to buy an additional hard drive and saving money as a result". In addition at least one inventor of '489 and '162 are the same, and the inventions are directed to similar subject matter, protection of digital content and the use of set top boxes.

As to dependent claim 2, "wherein the programmability period ends when a command is sent to the first plurality" is taught in '489 col. 7, lines 15-20 that the unique key can be changed with a EMM message in '489.

As to dependent claim 3, "wherein the command activates a fusable link" however '162 teaches in claim 15, on page 5 that the lock bit can be set by a fuse. The motivation to combine '162 and '489 is the same as stated above in claim 1.

As to dependent claim 4, "wherein the programmability period ends after writing to the first key storage register" is taught in '489 col. 7, lines 1-4.

As to dependent claim 5, "wherein: the content processing unit is a set top box, and the first chip package is a conditional access chip" is disclosed in '489 col. 7, lines 1-15.

As to dependent claim 6, "wherein at least one of the first and second chip packages comprises a plurality of semiconductor substrates" is taught in '489 col. 7, lines 1-15.

As to dependent claim 7, "wherein: at least one of the first and second chip packages further comprises a key encryption key, and at least one of the first and second keys is protected with the key encryption key outside the first body" is shown in '489 col. 6, lines 26-44.

As to dependent claim 8, "wherein the second key storage register is overwritable by manipulating the second plurality" '489 teaches that the CWs could only be valid for a certain period of time and that the register can store multiple keys, therefore it is obvious that the second key storage register would be over written.

As to dependent claim 9, "wherein: the second chip package further comprises a second encryption engine, and the second encryption engine uses the second key or another key that is a function of the second key to encrypt the content object or a derivative thereof" is shown in '489 col. 7, line 59 through col. 8, line 19.

As to dependent claim 10, "further comprising a third chip package comprising a third key that can decrypt ciphertext produced with the second encryption engine" is disclosed in '489 col. 7, line 59 through col. 8, line 19.

As to dependent claim 11, "wherein: the content processing unit is part of a larger system comprising a third plurality of functionally equivalent content processing units, and each of the third plurality uses a different first key to protect their respective content pathways" is disclosed in '489 teaches that the unique keys can be programmed during manufacture of the set top, TV, or NRSS-B module and '489 teaches that the traditional smart card could be replaced with a headend in col. 7, lines 59-65, the headend can deliver service keys encrypted based on the unique of the IC descrambler, the larger system is the cable network.

As to dependent claim 12, "wherein the digital content objects are either compressed or non-compressed" is taught in '489 col. 8, lines 50-58.

As to independent claim 23, this claim contains substantially similar subject matter as independent claim 1; therefore it is rejected along the same rationale. The Examiner interprets

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"the first key storage cannot be overwritten after being written once" equivalent to "the first key storage cannot be overwritten after a programmability period". Since in claim 23 the period is zero.

As to dependent claim 24, "wherein: the first key storage register has a third plurality of bits, and each of the third plurality can only change its stored value, at most, one time" however '162 teaches "In one embodiment, the lock bit is written to one time programmable (OTP) memory and not changeable. In alternative embodiments, the lock bit may be re-programmable. Under the right conditions, the use of a master key may be used to revert the hard drive to an un-locked condition" on page 3, paragraph 0040.

As to dependent claim 25, "wherein: at least one of the first and second chip packages further comprises a key encryption key, and at least one of the first and second keys is protected with the key encryption key outside the first body" is taught in '489 col. 5, lines 29-32 and col. 6, lines 16-36.

As to dependent claim 26-29, these claims contain substantially similar subject matter as claims 8-11; therefore they are rejected along similar rationale.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ellen C Tran whose telephone number is (571) 272-3842. The examiner can normally be reached from 6:00 am to 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kambiz Zand can be reached on (571) 272-3811. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

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Ellen Tran

Patent Examiner

Technology Center 2134

12 February 2007